

**MINUTES OF THE CITY-COUNTY COUNCIL
AND
SPECIAL SERVICE DISTRICT COUNCILS
OF
INDIANAPOLIS, MARION COUNTY, INDIANA**

**REGULAR MEETINGS
MONDAY, JUNE 23, 2014**

The City-County Council of Indianapolis, Marion County, Indiana and the Indianapolis Police Special Service District Council, Indianapolis Fire Special Service District Council and Indianapolis Solid Waste Collection Special Service District Council convened in regular concurrent sessions in the Council Chamber of the City-County Building at 7:04 p.m. on Monday, June 23, 2014, with Councillor Lewis presiding.

Councillor Cain led the opening prayer and invited all present to join her in the Pledge of Allegiance to the Flag.

ROLL CALL

The President instructed the Clerk to take the roll call and requested members to register their presence on the voting machine. The roll call was as follows:

25 PRESENT: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley
4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

A quorum of twenty-five members being present, the President called the meeting to order.

INTRODUCTION OF GUESTS AND VISITORS

Councillor Simpson recognized Phyllis Carr with the Indiana Black Expo. Councillor Robinson recognized Dr. Patricia Payne, Indianapolis Public Schools. Councillor Pfisterer recognized westside Indianapolis Metropolitan Police Department (IMPD) officer, Commander Hoffman. Councillor Barth recognized Julia Whitehead, Kurt Vonnegut Memorial Library. Councillor McHenry recognized John Brown, Pike Township School Board, and the math pentathlon club from Eagle Creek Elementary School. Councillor Oliver recognized citizens Carl Black and Vincent Sideeq. Councillor Simpson recognized Rufus “Bud” Myers, Indianapolis Housing Agency.

OFFICIAL COMMUNICATIONS

The President called for the reading of Official Communications. The Clerk read the following:

TO ALL MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA

Ladies And Gentlemen :

You are hereby notified the REGULAR MEETINGS of the City-County Council and Police, Fire and Solid Waste Collection Special Service District Councils will be held in the City-County Building, in the Council Chambers, on Monday, June 23, 2014, at 7:00 p.m., the purpose of such MEETINGS being to conduct any and all business that may properly come before regular meetings of the Councils.

Respectfully,
s/Maggie Lewis
President, City-County Council

June 5, 2014

TO PRESIDENT LEWIS AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

Pursuant to the laws of the State of Indiana, I caused to be published in the *Court & Commercial Record* and in the *Indianapolis Star* on Monday, June 9, 2014 a copy of a Notice of Public Hearing on Proposal Nos. 187, 192 and 193, 2014, said hearing to be held on Monday, June 23, 2014, at 7:00 p.m. in the City-County Building.

Respectfully,
s/NaTrina DeBow
Clerk of the City-County Council

June 19, 2014

TO PRESIDENT LEWIS AND MEMBERS OF THE CITY-COUNTY COUNCIL AND POLICE, FIRE AND SOLID WASTE COLLECTION SPECIAL SERVICE DISTRICT COUNCILS OF THE CITY OF INDIANAPOLIS AND MARION COUNTY, INDIANA:

Ladies and Gentlemen:

I have approved with my signature and delivered this day to the Clerk of the City-County Council, NaTrina DeBow, the following ordinances:

FISCAL ORDINANCE NO. 28, 2014 – appropriates \$324,089 in the 2014 Budget of the Department of Public Safety (Federal Grants Fund) to purchase training and duty ammunition for IMPD and to cover salary and benefits for camera operators in DHS, funded by the Urban Areas Security Initiative Grant and the Justice Assistance Grant

FISCAL ORDINANCE NO. 29, 2014 – appropriates \$791,933 in the 2014 Budget of the Department of Public Safety (Federal Grants Fund) to cover the purchase of software and equipment, training, and the cost of the interfaces for JUSTIS archives to Odyssey for IMPD; to complete Hazmat Enhanced Operations course, to purchase equipment and supplies for the deployment cache and to reimburse IMPD and IFD personnel for participating in training exercises; and to cover salary and benefits for camera operators for DHS, funded by Federal Emergency Management Agency and Justice Assistance Grant awards

FISCAL ORDINANCE NO. 30, 2014 – approves an additional appropriation of \$16,000,000 in the 2014 Budget of the Department of Public Works (Transportation General Fund) for road and street repair and resurfacing projects

GENERAL ORDINANCE NO. 27, 2014 – approves intersection controls for Alameda Road and 54th Street (District 7)

GENERAL ORDINANCE NO. 28, 2014 – authorizes intersection controls for Meadows Drive and Meadows Parkway (District 4)

GENERAL ORDINANCE NO. 29, 2014 - authorizes parking restrictions on Pleasant Run Parkway South Drive near Arlington Avenue (District 21)

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SPECIAL ORDINANCE NO. 2, 2014 - authorizes the issuance of economic development tax increment revenue bonds in a maximum aggregate principal amount not to exceed \$5,500,000 for Pulliam TWG, LLC and Millikan II, LLC (and/or one or more subsidiaries) for projects, additions or improvements within an area designated as the downtown Consolidated Redevelopment Allocation Area; such projects located at approximately 300 North Pennsylvania Avenue and 500 North Massachusetts Avenue, including improvements to North Talbot Street, the existing Indianapolis Star headquarters, the parking garage at North Delaware and East Vermont streets, and property adjacent to the existing Barton Tower site; as well as the design, construction and renovation of a new dog park, a multi-story mixed-use development consisting of approximately 64 apartment units and 15,000 square feet of retail space, and a new public plaza; along with all utility relocation, streetscape and landscape improvements related thereto (Districts 15, 9)

SPECIAL ORDINANCE NO. 3, 2014 – authorizes a loan from the Fiscal Stability Fund to the Transportation General Fund that is necessary to enhance the Transportation General Fund for cash flow purposes

SPECIAL ORDINANCE NO. 4, 2014 - authorizes the issuance of economic development tax increment revenue bonds not to exceed \$7,750,000 to assist in the financing of the Broad Ripple Associates Canal Pointe Project (District 3) and the issuance of up to \$1,500,000 in redevelopment district bonds to fund certain improvements to Tarkington Park (District 8)

GENERAL RESOLUTION NO. 6, 2014 – approves the statement of benefits for Heartland Food Products Group and North by Northwest Ab Biynah LLC as an applicant for tax abatement for property located in an economic revitalization area

SPECIAL RESOLUTION NO. 33, 2014 – recognizes Turning Point Schools' A+ Club members for their achievements during the 2013-2014 academic year

SPECIAL RESOLUTION NO. 34, 2014 – recognizes Jack Vanschaik, Jackson Herbertz, John Francis and Eli Stevenson for becoming finalists in the National Moody's Mega Math Challenge

SPECIAL RESOLUTION NO. 35, 2014 - recognizes the 60th Anniversary of Crispus Attucks High School's Class of 1954

Respectfully,
s/Gregory A. Ballard, Mayor

ADOPTION OF THE AGENDA

The President proposed the adoption of the agenda as distributed. Without objection, the agenda was adopted.

APPROVAL OF THE JOURNAL

The President called for additions or corrections to the Journals of June 2, 2014. There being no additions or corrections, the minutes were approved as distributed.

PRESENTATION OF PETITIONS, MEMORIALS, SPECIAL RESOLUTIONS, AND COUNCIL RESOLUTIONS

PROPOSAL NO. 199, 2014. The proposal, sponsored by Councillors Miller and Osili, recognizes Indianapolis' Professional Blended Street Outreach Homeless Team. Councillor Miller read the proposal and presented representatives with copies of the document and Council pins. Judy Fiddler, Department of Metropolitan Development, and Melissa Street, Outreach Team, thanked the Council for the recognition. Councillor Miller moved, seconded by Councillor Barth, for adoption. Proposal No. 199, 2014 was adopted by a unanimous voice vote.

Proposal No. 199, 2014 was retitled SPECIAL RESOLUTION NO. 36, 2014, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 36, 2014

A SPECIAL RESOLUTION recognizing Indianapolis' Professional Blended Street Outreach Homeless Team.

WHEREAS, Indianapolis' Professional Blended Street Outreach Homeless Team is a collaborative consortium of the professional street outreach homeless service providers to include the Indianapolis Metropolitan Police Department's (IMPD) Homeless Unit, Eskenazi Health, Midtown Community Mental Health Center, Adult and Child Mental Health Center, The Damien Center, Humane Society of Indianapolis, Marion Superior Court Probation Department, Indianapolis Parole District #3, Salvation Army Ruth Lilly Women and Children's Center, Wheeler Mission Ministries, Homeless Initiative Program, The PourHouse Inc., Horizon House, and the Street Outreach and Rapid Response Team. They have adopted a common logo to be easily recognizable to the homeless to help ensure approachability and requests for assistance from all citizens; and

WHEREAS, each participating agency has worked to establish a set of common standards, professional boundaries and baseline actions and outcomes for assisting those who are homeless and providing professional services to those persons who live in places not fit for human habitation on an ongoing regular schedule; and

WHEREAS, the agencies provide staffing and resources to implement a best-practice model to serve each person who is encountered as homeless, each person who benefits from street outreach has value to our community and is valued by the teams; and

WHEREAS, Indianapolis' Professional Blended Street Outreach Homeless Teams provide basic food and supplies, as well as form professional relationships with each person, ultimately having the goal of developing a clinical based plan to assist with getting them off the streets and into permanent housing and to reach their full potential and self sufficiency; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly recognizes Indianapolis' Professional Blended Street Outreach Homeless Teams for providing access to medical, mental health, substance abuse treatments and life sustaining supplies and;

SECTION 2. The Council encourages Indianapolis' Professional Blended Street Outreach Homeless Teams to continue their service for helping those homeless citizens in the community to make successful transitions.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 216, 2014. The proposal, sponsored by Councillor McHenry, recognizes Eagle Creek Elementary School's Math Pentathlon Club. Councillor McHenry read the proposal and presented representatives with copies of the document and Council pins. Coach Robin Lawrence and club member Natalia thanked the Council for the recognition. Councillor McHenry moved, seconded by Councillor Adamson, for adoption. Proposal No. 216, 2014 was adopted by a unanimous voice vote.

Proposal No. 216, 2014 was retitled SPECIAL RESOLUTION NO. 37, 2014, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 37, 2014

A SPECIAL RESOLUTION recognizing Eagle Creek Elementary School's Math Pentathlon Club.

WHEREAS, Eagle Creek Elementary School, a school in Pike Township, has a weekly afterschool Math Club beginning in November and culminating with a tournament in April or May that is open to all students of varying abilities and learning styles in grades K – 5; and

WHEREAS, Math Club had 108 students (20% of the student body) who participated in the 2013-2014 Math Club and were coached by four staff members and two parent volunteers; and

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WHEREAS, Math Club took Mathematics Pentathlon, the motivational program that strengthens basic math concepts and skills, aligns with National and State Mathematics Standards, and stimulates creative thinking while developing problem-solving skills with a focus on conceptual understanding and the integration of spatial, computational, and logical reasoning, by using specially designed games and activities; and

WHEREAS, Pentathletes competed in day long divisional tournaments held at Indianapolis area High Schools, where each student played all five games one time and were awarded three points for a win, two points for a tie, and one point for a loss, as long as they showed good sportsmanship; and

WHEREAS, the Eagle Creek award winners' totals are as follows: Gold Medal Hall of Fame – two students, Gold Medal – two students, Silver Medal – eight students, Bronze Medal – six students, and Honorable Mention – 18 students; and

WHEREAS, for team competition, the Math Pentathlon Institute took a random sample of individual scores and added them together, in which Eagle Creek Elementary received the highest score of any other school in their division (Indiana & Ohio) and will be awarded the 1st Place Trophy for Indiana and Ohio by the Nation Director of Math Pentathlon during their Math Day on June 24, 2014; now; therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA

SECTION 1. The Indianapolis City-County Council proudly recognizes the Eagle Creek Elementary School Mathematics Pentathlon Club for their dedication and commitment to improving many math skills.

SECTION 2. The Indianapolis City-County Council congratulates the pentathletes, coaches, and parents for the accomplishments they earned in competition and for receiving the 1st Place Trophy for Indiana and Ohio.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 217, 2014. The proposal, sponsored by Councillor Adamson, recognizes Ryan Cox for his mission to help children in need by making sure every child in America has at least one hot meal a day. Councillor Adamson read the proposal and presented Mr. Cox with a copy of the document and a Council pin. Mr. Cox thanked the Council for the recognition. Councillor Adamson moved, seconded by Councillor Hickman, for adoption. Proposal No. 217, 2014 was adopted by a unanimous voice vote.

Proposal No. 217, 2014 was retitled SPECIAL RESOLUTION NO. 38, 2014, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 38, 2014

A SPECIAL RESOLUTION recognizing Ryan Cox for his mission to help children in need by making sure every child in school in America has at least one hot meal a day.

WHEREAS, Ryan Cox has always believed in helping others, as this is how he was raised in a very strong Christian home. His parents taught him to do the right thing, because it was the right thing to do; and

WHEREAS, Mr. Cox has routinely paid-it-forward each time he goes to a Starbucks drive-thru, by paying for the order of the customer behind him; and

WHEREAS, in April of 2014, after Mr. Cox made a post on social media regarding paying it forward as Starbucks, he received a message from a friend challenging him to pay-it-forward by paying of delinquent school lunch balances at a local school. She let him know that she recently made an anonymous payment at her child's school, which paid the balances of 12 students; and

WHEREAS, Mr. Cox gladly accepted the challenge. He then went to Lakeside Elementary School, and told the cafeteria supervisor that he wanted to give \$100 to pay off delinquent balances. The act of love brought the supervisor to tears as she had encountered a crying child with a delinquent balance that same day; and

WHEREAS, the \$100 paid off the delinquent balances of several students that he did not know. This gave him the idea to pay off the remaining balances totally \$1,261.98, by challenging his friends to donate to the cause; and

WHEREAS, through his gift of persuasion, Mr. Cox was able to raise enough money to pay off all of the delinquent balances, with funding to spare to pay off more delinquent balances at Weston, Grassy Creek, and Brookview Elementary Schools. This move inspired him to start Feed The Kids, Inc. and plan to file for the a 501(c)(3) organization status. The mission of Feed The Kids, Inc. is to give every child in school in America at least one hot meal a day, setting the goal of feeding children one meal, one school, and one child at a time; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly recognizes Ryan Cox for his mission to help children in need by making sure every child in school in America has at least one hot meal a day.

SECTION 2. The Council thanks Mr. Cox for his selfless act of love and wishes him, and Feed The Kids, Inc. much success.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 218, 2014. The proposal, sponsored by Councillors Gray, Oliver, Lewis, Robinson, Osili and Brown, recognizes Patricia Ann Payne for fifty-two years of service, commitment and dedication to the Indianapolis Public Schools system. Councillor Gray read the proposal and presented representatives with copies of the document and Council pins. Dr. Payne thanked the Council for the recognition. Councillor Gray moved, seconded by Councillor Talley, for adoption. Proposal No. 218, 2014 was adopted by a unanimous voice vote.

Proposal No. 218, 2014 was retitled SPECIAL RESOLUTION NO. 39, 2014, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 39, 2014

A SPECIAL RESOLUTION recognizing Patricia Ann Payne for fifty-two years of service, commitment and dedication to the Indianapolis Public Schools system.

WHEREAS, Patricia Ann Payne is the oldest daughter of Rufus and Susie Myers, and a sister to Rufus, Jr., Rodric and Roxanne. Ms. Payne is an ordained Elder and member of Witherspoon Presbyterian Church. She is a devoted wife to Jerome, mother to Kristie King and grandmother to Michael and Myles; and

WHEREAS, Ms. Payne attended Indianapolis Public Schools (IPS) Nos. 63, 36, and 87, and graduated from Shortridge High School. She earned her Bachelor's degree from Indiana University (IU), and her Masters degree and Administrative License from Indiana University Purdue University-Indianapolis (IUPUI), as well as an Honorary Doctorate of Humane Letters from Martin University; and

WHEREAS, in 1962, Ms. Payne began her career with IPS, where she has been employed for 52 years. She has taught primary students at IPS Nos. 29, 36 and 61; and

WHEREAS, as a result of the movement to infuse Black History into the IPS curriculum, Ms. Payne was given a special assignment to design and direct the IPS Office of African Central Multicultural Education in 1987. She later served as the Director of the Crispus Attucks Museum of African American History, which opened in 1998 on the Crispus Attucks Medical Magnet High School campus; and

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WHEREAS, Ms. Payne has studied around the world including Israel, Palestine and Egypt, Nigeria. She was able to participate in the studies through grants and scholarships from DePauw University, the Asa G. Hilliard Road Scholar Tour and the Jewish Community Council; and

WHEREAS, Ms. Payne has received numerous awards, appointments and recognitions, which include, but are not limited to the following: a nomination for Teacher of the Year; the Trailblazer Award from the Kennedy King Memorial Initiative; the Distinguished Alumni Award from IU; the Julia Carson Community Service Award; the Living Legend Award from Community Action of Greater Indianapolis; the Putting Your Faith on the Line and Educational Excellence Awards from the Indiana Black Expo; the Lifetime Achievement Award from the Indianapolis Professional Association; and the Martin Luther King, Jr. Human Rights Award for Leadership in Education from the Indianapolis Education Association. Ms. Payne presently serves as a member of the Indianapolis/Marion County Public Library Board of Trustees; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly recognizes Patricia Ann Payne for fifty-two years of service, commitment and dedication to the Indianapolis Public Schools.

SECTION 2. The Council extends its appreciation and gratitude to Mrs. Payne and wishes her a relaxing retirement and continued success in her future endeavors.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 219, 2014. The proposal, sponsored by Councillors Talley and Lewis, honors the life of former City-County Councillor Artricia Brown. Councillors Talley and Oliver read the proposal and presented representatives with copies of the document and Council pins. Family members thanked the Council for the recognition. Councillor Talley moved, seconded by Councillor Oliver, for adoption. Proposal No. 219, 2014 was adopted by a unanimous voice vote.

Proposal No. 219, 2014 was retitled SPECIAL RESOLUTION NO. 40, 2014, and reads as follows:

CITY-COUNTY SPECIAL RESOLUTION NO. 40, 2014

A SPECIAL RESOLUTION honoring the life, legacy and unrelenting contributions of Artricia Mae Brown.

WHEREAS, Artricia Brown was born to Ernest T. Adams and Anna Adams on October 20, 1934 in Indianapolis, Indiana. She was a 1952 graduate of Crispus Attucks High School; and

WHEREAS, also known as Noel Chandler, Ms. Brown confessed her life to Christ at an early age at Olivet Missionary Baptist Church where she was a member for over 71 years. She served on several auxiliary boards and committees during her years of service at Olivet; and

WHEREAS, after graduating from high school, Ms. Brown became an advocate for those in her community, joining various civic groups and community organizations to impact sustainable change in the city of Indianapolis. One of those groups was the Indiana Black Expo, where, from 1972-2002, she served as the Vice President of the Central Region; and

WHEREAS, in 1971, Ms. Brown was elected to the 10th District of the newly created Indianapolis City-County Council. She was sworn in as the first African American woman elected to the City-County Council, serving on multiple committees during her term, including her favorite, Community Affairs. She only served one term leaving in 1975, but her love for community, public service and education led her to work for the City of Indianapolis and finally the Indianapolis Public Schools system, where she retired in 2000; and

WHEREAS, Ms. Brown passed away May 27, 2014. She leaves behind her children: Ernest Kincy, Pamela Jackson, Mary Kincy, Harley Noel Jr. (Valerie), Sandra Rodgers (Da'Heem), Lynette Harris (Allie), Anna Lowery and Susan Lee (Frank); siblings, Larveta Joann Kincy (Joel), Sylvia Davis (James), Ernest "Sonny" Adams, Tommie

Harrington and Carolyn Whitfield (Robert); 31 grandchildren; a plethora of great grandchildren; host of nieces, nephews, cousin and friends; and a life-long legacy of dedication to the City of Indianapolis and Marion County; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Indianapolis City-County Council proudly and respectfully honors the life, legacy and unrelenting contributions of Artricia Brown

SECTION 2. The Council admirably pays tribute to Ms. Brown. She will be remembered for her great service to the City of Indianapolis and Marion County.

SECTION 3. The Mayor is invited to join in this resolution by affixing his signature hereto.

SECTION 4. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 109, 2014. Councillor Hickman reported that the Ethics Committee heard Proposal No. 109, 2014 on June 19, 2014. The proposal, sponsored by Councillor McQuillen, confirms the mayor's reappointment of Sondra Gunnell to the City-County Ethics Commission. By a 4-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Hickman moved, seconded by Councillor Cain, for adoption. Proposal No. 109, 2014 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley

0 NAYS:

1 NOT VOTING: Gray

4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 109, 2014 was retitled COUNCIL RESOLUTION NO. 66, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 66, 2014

A COUNCIL RESOLUTION confirming Mayor Gregory A. Ballard's reappointment of Sondra Gunnell to the City-County Ethics Commission.

WHEREAS, pursuant to Section 293-332 of the "Revised Code of the Consolidated City and County," City-County Ethics Commission nomination is subject to the confirmation of the City-County Council and subject to reconfirmation thereafter; and

WHEREAS, the Office of the Mayor has submitted to this Council the name of Sondra Gunnell to continue serving as a member of the City-County Ethics Commission; now, therefore:

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. Sondra Gunnell is hereby reconfirmed by the City-County Council to serve as a member of the City-County Ethics Commission.

SECTION 2. Sondra Gunnell's term shall commence upon the passage of this resolution and expire on December 31, 2017, unless otherwise removed by the City-County Council under § 293-332(d).

SECTION 3. This resolution shall be in full force and effect upon adoption by the Council and compliance with Indiana Code § 36-3-4-14.

PROPOSAL NO. 123, 2014. In Councillor Moriarty Adams' absence, Councillor Brown reported that the Public Safety and Criminal Justice Committee heard Proposal No. 123, 2014 on June 11, 2014. The proposal, sponsored by Councillors Moriarty Adams, Barth and Lewis, reappoints Robert Hammerle to the Marion County Public Defender Board. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Brown moved, seconded by Councillor Talley, for adoption. Proposal No. 123, 2014 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley

0 NAYS:

1 NOT VOTING: Gray

4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 123, 2014 was retitled COUNCIL RESOLUTION NO. 67, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 67, 2014

A COUNCIL RESOLUTION reappointing Robert Hammerle to the Marion County Public Defender Board.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Marion County Public Defender Board, the Council reappoints:

Robert Hammerle

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Councillor Mansfield reported that the Administration and Finance Committee heard Proposal Nos. 159-161, 2014 on June 10, 2014. She asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 159, 2014. The proposal, sponsored by Councillors Barth, Gray and Lewis, appoints Cathi Gould to the Property Tax Assessment Board of Appeals. PROPOSAL NO. 160, 2014. The proposal, sponsored by Councillors Gray, Lewis and Barth, reappoints Joseph Feeney-Ruiz to the Equal Opportunity Advisory Board. PROPOSAL NO. 161, 2014. The proposal, sponsored by Councillors Lewis, Barth and Gray, reappoints Christopher Smith to the Telecom and Video Services Agency Board. By 8-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Mansfield moved, seconded by Councillor Pfisterer, for adoption. Proposal Nos. 159-161, 2014 were adopted on the following roll call vote; viz:

25 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley

0 NAYS:

4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 159, 2014 was retitled COUNCIL RESOLUTION NO. 68, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 68, 2014

A COUNCIL RESOLUTION appointing Cathi Gould to the Property Tax Assessment Board of Appeals.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Property Tax Assessment Board of Appeals, the Council appoints:

Cathi Gould

SECTION 2. The reappointment made by this resolution is for a term ending December 31, 2014. The person appointed by this resolution shall serve until his or her successor is appointed and qualifies, unless the duration of the holdover period for this office is limited by statute.

Proposal No. 160, 2014 was retitled COUNCIL RESOLUTION NO. 69, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 69, 2014

A COUNCIL RESOLUTION reappointing Joseph Feeney-Ruiz to the Equal Opportunity Advisory Board.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Equal Opportunity Advisory Board, the Council reappoints:

Joseph Feeney-Ruiz

SECTION 2. The appointment made by this resolution is for a term ending June 30, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Proposal No. 161, 2014 was retitled COUNCIL RESOLUTION NO. 70, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 70, 2014

A COUNCIL RESOLUTION reappointing Christopher Smith to the Telecom and Video Services Agency Board.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Telecom and Video Services Agency Board, the Council reappoints:

Christopher Smith

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2014. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

In Councillor Moriarty Adams' absence, Councillor Brown reported that the Public Safety and Criminal Justice Committee heard Proposal Nos. 166 and 167, 2014 on June 11, 2014. He asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 166, 2014. The proposal, sponsored by Councillors Moriarty Adams, Lewis, Barth and Gray, appoints Melissa Kramer to the Domestic Violence Fatality Review Team.

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PROPOSAL NO. 167, 2014. The proposal, sponsored by Councillors Moriarty Adams, Lewis, Barth and Gray, appoints Marilyn Williams to the Domestic Violence Fatality Review Team. By 8-0 votes, the Committee reported the proposals to the Council with the recommendation that they do pass. Councillor Brown moved, seconded by Councillor Adamson, for adoption. Proposal Nos. 166 and 167, 2014 were adopted on the following roll call vote; viz:

25 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley
0 NAYS:
4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 166, 2014 was retitled COUNCIL RESOLUTION NO. 71, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 71, 2014

A COUNCIL RESOLUTION appointing Melissa Kramer to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Domestic Violence Fatality Review Team, the Council appoints:

Melissa Kramer

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2015. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

Proposal No. 167, 2014 was retitled COUNCIL RESOLUTION NO. 72, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 72, 2014

A COUNCIL RESOLUTION appointing Marilyn Williams to the Domestic Violence Fatality Review Team.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Domestic Violence Fatality Review Team, the Council appoints:

Marilyn Williams

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2015. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

PROPOSAL NO. 186, 2014. Councillor Mansfield reported that the Administration and Finance Committee heard Proposal No. 186, 2014 on June 10, 2014. The proposal, sponsored by Councillors Lewis and Barth, appoints Janai Downs to the Equal Opportunity Advisory Board. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Mansfield moved, seconded by Councillor Talley, for adoption. Proposal No. 186, 2014 was adopted on the following roll call vote; viz:

25 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley

0 NAYS:

4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 186, 2014 was retitled COUNCIL RESOLUTION NO. 73, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 73, 2014

A COUNCIL RESOLUTION appointing Janai Downs to the Equal Opportunity Advisory Board.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Equal Opportunity Advisory Board, the Council appoints:

Janai Downs

SECTION 2. The appointment made by this resolution is for a term ending June 30, 2015. The person appointed by this resolution shall serve at the pleasure of the Council and for sixty (60) days after the expiration of such term or until such earlier date as successor is appointed and qualifies.

PROPOSAL NO. 190, 2014. In Councillor Moriarty Adams' absence, Councillor Brown reported that the Public Safety and Criminal Justice Committee heard Proposal No. 190, 2014 on June 11, 2014. The proposal, sponsored by Councillors Lewis and Barth, appoints Jasmine Jackson to the Marion County Community Corrections. By an 8-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Brown moved, seconded by Councillor Oliver, for adoption. Proposal No. 190, 2014 was adopted on the following roll call vote; viz:

Proposal No. 190, 2014 was retitled COUNCIL RESOLUTION NO. 74, 2014, and reads as follows:

CITY-COUNTY COUNCIL RESOLUTION NO. 74, 2014

A COUNCIL RESOLUTION appointing Jasmine Jackson to the Marion County Community Corrections Advisory Board.

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. As a member of the Marion County Community Corrections Advisory Board, fulfilling a lay position requirement, the Council appoints:

Jasmine Jackson

SECTION 2. The appointment made by this resolution is for a term ending December 31, 2016. The person appointed by this resolution shall serve at the pleasure of the Council and until his successor is appointed and qualifies unless the duration of the holdover period for this office is limited by statute.

INTRODUCTION OF PROPOSALS

PROPOSAL NO. 207, 2014. Introduced by Councillors Lewis and Barth. The Clerk read the proposal entitled: "A Proposal for a Council Resolution which appoints Dennis Dye to the Metropolitan Development Commission"; and the President referred it to the Metropolitan and Economic Development Committee.

PROPOSAL NO. 208, 2014. Introduced by Councillor Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a Council Resolution which appoints Shary Kiggins to the Domestic Violence Fatality Review Team"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 209, 2014. Introduced by Councillor Moriarty Adams. The Clerk read the proposal entitled: "A Proposal for a Council Resolution which appoints Dena Simpson to the Domestic Violence Fatality Review Team"; and the President referred it to the Public Safety and Criminal Justice Committee.

PROPOSAL NO. 210, 2014. Introduced by Councillor Mascari. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which authorizes a reduction in speed limit in certain areas between Hanna Avenue and National Avenue (District 20)"; and the President referred it to the Public Works Committee.

PROPOSAL NO. 211, 2014. Introduced by Councillor Brown. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which approves an additional appropriation of \$5,152,500 and a transfer of \$11,000,000 in the 2014 Budget of the Department of Public Works (Transportation General, Consolidated County, Federal Grants and Stormwater General Funds) to fund street repairs, the Pennsy Trail greenway development project, and stormwater capital projects."; and the President referred it to the Public Works Committee.

PROPOSAL NO. 212, 2014. Introduced by Councillors McQuillen, Evans, Gooden, McHenry, Cain, Pfisterer, Lutz, Miller, Sandlin, Shreve, Holliday, Hunter, Freeman and Mahern. The Clerk read the proposal entitled: "A Proposal for a Special Ordinance which approves the issuance of IndyRoads Revenue Bonds in an amount not to exceed \$110,000,000 to finance certain street, road, curb and sidewalk improvements, and approves and authorizes other actions in respect thereto"; and the President referred it to the Public Works Committee.

PROPOSAL NO. 213, 2014. Introduced by Councillors McQuillen, Evans, Gooden, McHenry, Cain, Pfisterer, Lutz, Miller, Sandlin, Shreve, Holliday, Hunter, Freeman and Mahern. The Clerk read the proposal entitled: "A Proposal for a Fiscal Ordinance which appropriates the proceeds of the IndyRoads Revenue Bonds in an amount not to exceed \$110,000,000 to fund the cost of certain street, road, curb and sidewalk projects and the incidental expenses in connection therewith"; and the President referred it to the Public Works Committee.

PROPOSAL NO. 214, 2014. Introduced by Councillors McQuillen, Evans, Gooden, McHenry, Cain, Pfisterer, Lutz, Miller, Sandlin, Shreve, Holliday, Hunter, Freeman and Mahern. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which amends the Code to remove the sunset provision related to the excise surtax and wheel tax contained therein to provide revenue for financing of IndyRoads Revenue Bonds"; and the President referred it to the Public Works Committee.

PROPOSAL NO. 215, 2014. Introduced by Councillor Robinson. The Clerk read the proposal entitled: "A Proposal for a General Ordinance which amends Chapter 581 of the code to add as a discriminatory practice the denial of equal opportunities based on source of income"; and the President referred it to the Rules and Public Policy Committee.

SPECIAL ORDERS - PRIORITY BUSINESS

PROPOSAL NOS. 220-226, 2014. Introduced by Councillor Robinson. Proposal Nos. 220-226, 2014 are proposals for Rezoning Ordinances certified by the Metropolitan Development Commission on June 13, 2014. The President called for any motions for public hearings on any of those zoning maps changes. There being no motions for public hearings, the proposed ordinances, pursuant to IC 36-7-4-608, took effect as if adopted by the City-County Council, were retitled for identification as REZONING ORDINANCE NOS. 42-48, 2014, the original copies of which ordinances are on file with the Metropolitan Development Commission, which were certified as follows:

REZONING ORDINANCE NO. 42, 2014.

2014-ZON-003

2105 STOP 12 ROAD (*Approximate Address*)

PERRY TOWNSHIP, CD # 24

INDIANA CHIN BAPTIST CHURCH, by Gregory J. Ilko requests Rezoning of 4.5 acres, from the D-A district, to the SU-1 classification to provide for religious uses.

REZONING ORDINANCE NO. 43, 2014.

2014-ZON-010

4718 FALL CREEK PARKWAY, NORTH DRIVE AND 3114 EAST 46TH STREET
(*Approximate Address*)

WASHINGTON TOWNSHIP, CD # 4

INDIANAPOLIS HEALTH CARE MANAGEMENT INC., by Stephen D. Mears, requests Rezoning of 8.48 acres, from the D-4 (FF) (W-5) District, to the C-1 (FF) (W-5) classification to provide for a nursing home.

REZONING ORDINANCE NO. 44, 2014.

2014-ZON-011

3650 NORTH FRANKLIN ROAD (*Approximate Address*)

WARREN TOWNSHIP, CD # 17

SANDLIAN INVESTMENTS, LLC, by Jeff Lacy, requests Rezoning of 4.594 acres, from the C-3 district to the C-S classification to provide for a self-storage facility.

REZONING ORDINANCE NO. 45, 2014.

2014-ZON-013

9185 WEST 10TH STREET (*Approximate Address*)

WAYNE TOWNSHIP, CD # 13

SEB, LLC, by David Gilman requests Rezoning of 0.92 acres, from the C-3 (FF) district to the C-S (FF) classification to provide for C-3 uses and automobile sales.

REZONING ORDINANCE NO. 46, 2014.

2014-ZON-016

425 WEST SOUTH STREET (*Approximate Address*)

CENTER TOWNSHIP, CD # 19

KARMA BROTHERS, LLC, by David and Justin Kingen, requests Rezoning of 0.70 acre, from the I-3U (RC) and CBD-2 (RC) districts, to the CBD-2 (RC) classification.

REZONING ORDINANCE NO. 47, 2014.

2014-ZON-017

2460 NORTH DELAWARE STREET (*Approximate Address*)

CENTER TOWNSHIP, CD # 15

CITY OF INDIANAPOLIS, DEPARTMENT OF METROPOLITAN DEVELOPMENT, by Piers Kirby requests Rezoning of 0.36 acre, from the D-8 district to the C-3C classification to provide for mixed-use development.

REZONING ORDINANCE NO. 48, 2014.

2014-CZN-806

2127, 2131, 2133, 2137, 2139 AND 2161 NORTH MERIDIAN STREET (*Approximate Addresses*)

CENTER TOWNSHIP, CD # 15

HARBOR TERRACE, LLC., by David B. Gibson, requests Rezoning of 1.03 acres from

June 23, 2014

the C-4 (RC) (W-5) to the C-3C (RC) (W-5) classification to provide for multi-family development.

SPECIAL ORDERS - PUBLIC HEARING

In Councillor Moriarty Adams' absence, Councillor Brown reported that the Public Safety and Criminal Justice Committee heard Proposal Nos. 192 and 193, 2014 on June 11, 2014. He asked for consent to vote on these proposals together. Consent was given.

PROPOSAL NO. 192, 2014. The proposal, sponsored by Councillors Moriarty Adams and Pfisterer, approves an appropriation of \$900,000 in the 2014 Budget of the Marion Superior Court (Commissioner's Guardian Ad Litem and Guardian Ad Litem Funds) to cover guardian ad litem services. PROPOSAL NO. 193, 2014. The proposal, sponsored by Councillors Moriarty Adams and Hunter, approves an appropriation of \$38,943 in the 2014 Budget of the Marion County Public Defender Agency (Federal Grants Fund) to purchase docking stations, monitors and computer accessories in support of the laptop implementation allowing agency staff the flexibility to access case information at multiple locations resulting in greater efficiency. By unanimous votes, the Committee reported the proposals to the Council with the recommendation that they do pass.

The President called for public testimony at 8:00 p.m. There being no one present to testify, Councillor Brown moved, seconded by Councillor Talley, for adoption. Proposal Nos. 192 and 193, 2014 was adopted on the following roll call vote; viz:

24 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley
0 NAYS:
1 NOT VOTING: Oliver
4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 192, 2014 was retitled FISCAL ORDINANCE NO. 31, 2014, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 31, 2014

A FISCAL ORDINANCE amending the City-County Annual Budget for 2014 (City-County Fiscal Ordinance No. 270, 2013) by appropriating a total of \$900,000 for purposes of the Marion Superior Court.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since its adoption, the City-County Annual Budget for 2014 is hereby amended by the increases hereinafter stated for purposes of the Marion Superior Court.

SECTION 2. The Marion Superior Court, appropriation in the Commissioner Guardian Ad Litem Fund to provide Guardian Ad Litem services. The following changes to appropriations are hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Commissioner Guardian Ad Litem			650,000			650,000

SECTION 3. The Marion Superior Court, appropriation in the Guardian Ad Fund to provide Guardian Ad Litem services. The following changes to appropriations are hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Guardian Ad Litem			250,000			250,000

SECTION 4. Upon approval of this, and other pending approvals, the 2013 year end and projected 2014 year end fund balances are as follows:

	2013 year-end balance	Projected 2014 year-end balance
Commissioner Guardian Ad Litem	1,646,567	1,008,239
Guardian Ad Litem	(1,135,373)	164,627

SECTION 5. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

Proposal No. 193, 2014 was retitled FISCAL ORDINANCE NO. 32, 2014, and reads as follows:

CITY-COUNTY FISCAL ORDINANCE NO. 32, 2014

A FISCAL ORDINANCE amending the City-County Annual Budget for 2014 (City-County Fiscal Ordinance No. 270, 2013) by appropriating a total of \$38,943 for purposes of the Marion County Public Defender Agency.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. To provide for expenditures the necessity for which has arisen since its adoption, the City-County Annual Budget for 2014 is hereby amended by the increases hereinafter stated for purposes of the Marion County Public Defender Agency.

SECTION 2. The Marion County Public Defender Agency, appropriation in the Federal Grants Fund to purchase docking stations, monitors and other computer accessories in support of the laptop implementation. The following changes to appropriations are hereby approved:

FUND	CHAR 1	CHAR 2	CHAR 3	CHAR 4	CHAR 5	TOTAL
Federal Grants Fund				38,943		\$38,943

SECTION 3. Except to the extent of matching funds, if any, approved in this ordinance, the council does not intend to use the revenues from any local tax regardless of source to supplement or extend the appropriation for the agencies or projects authorized by this ordinance. The supervisor of the agency or project, or both, and the controller are directed to notify in writing the city-county council immediately upon receipt of any information that the agency or project is, or may be, reduced or eliminated.

SECTION 4. This ordinance shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

SPECIAL ORDERS - FINAL ADOPTION

PROPOSAL NO. 187, 2014. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 187, 2014 on June 9, 2014. The proposal, sponsored by Councillors Lewis and Robinson, approves expenditures of \$49,500 from the community revitalization enhancement district's (CRED) industrial development fund for redevelopment activities within the Lafayette Square CRED (International Marketplace). By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass. Councillor Robinson moved, seconded by Councillor Adamson, for adoption. Proposal No. 187, 2014 was adopted on the following roll call vote; viz:

June 23, 2014

25 YEAS: Adamson, Barth, Brown, Cain, Evans, Freeman, Gooden, Gray, Hickman, Holliday, Lewis, Lutz, Mansfield, Mascari, McHenry, McQuillen, Miller, Oliver, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley

0 NAYS:

4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 187, 2014 was retitled GENERAL RESOLUTION NO. 8, 2014, and reads as follows:

CITY-COUNTY GENERAL RESOLUTION NO. 8, 2014

PROPOSAL FOR A GENERAL RESOLUTION to approve expenditures from the community revitalization enhancement district's industrial development fund, established pursuant to IC 36-7-13-4, for use within the Lafayette Square CRED a/k/a International Marketplace.

WHEREAS, a Community Revitalization Enhancement District (hereinafter referred to as "CRED") was created, pursuant to IC 36-7-13, *et seq.* (hereinafter referred to as the "Act") in a section of the City of Indianapolis ("City") commonly known as Lafayette Square; and

WHEREAS, in accordance with the Act, a CRED industrial development fund (hereinafter referred to as the "CRED Fund") was established which annually receives a portion of: (a) state and local income taxes paid by employees in the CRED; and (b) state retail and use taxes generated by businesses within the CRED; and

WHEREAS, an advisory commission on industrial development has been appointed by the City's Mayor, pursuant to Section 5 of the Act, to coordinate the efforts of the City and the private sector with regard to redevelopment of the CRED (hereinafter referred to as the "CRED Commission"); and

WHEREAS, the City-County Council of Indianapolis and Marion County, Indiana (hereinafter referred to as "Council") is empowered by the Act to make certain expenditures from the CRED Fund as long as a majority of the members of the CRED Commission have provided the Council with written approval of such expenditures; and

WHEREAS, the Council, via Fiscal Ordinance No. 39, 2013, previously approved the appropriation of CRED Funds into the City's Department of Metropolitan Development 2014 Budget; and

WHEREAS, on April 30, 2014, a majority of the members of the CRED Commission adopted and approved certain expenditures from the CRED Fund, totaling \$49,500.00, for activities authorized by the Act, as reflected in two (2) CRED Commission resolutions attached hereto (collectively hereinafter referred to as the "CRED Commission Resolutions"); now therefore

BE IT RESOLVED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. The Council hereby approves expenditures from the CRED Fund, totaling \$49,500.00, to pay for CRED redevelopment activities authorized by the Act, as specified in the CRED Commission Resolutions.

SECTION 2. The Council hereby authorizes the City's Department of Metropolitan Development and its Director to take such further actions and execute such documents as deemed necessary or advisable to effectuate the expenditure approval set forth in SECTION 1 of this Resolution in furtherance of redevelopment of the CRED.

SECTION 3. This resolution shall be in full force and effect upon adoption and compliance with IC 36-3-4-14.

PROPOSAL NO. 189, 2014. Councillor Robinson reported that the Metropolitan and Economic Development Committee heard Proposal No. 189, 2014 on June 9, 2014. The proposal, sponsored by Councillors Councillors Lutz, Adamson, Miller and Gooden, amends the Code to improve the effectiveness of massage parlor regulations. By a 6-0 vote, the Committee reported the proposal to the Council with the recommendation that it do pass as amended.

Councillor Freeman stated that he will be opposing this proposal, because the ban the box ordinance passed earlier mandating that employers not ask job applicants for their criminal

background, yet now this one is asking these particular set of individuals to show their criminal background, and it seems contradictory and discriminatory even though he supports asking for a criminal background. He said that he also does not understand the purpose of all these fees and fines included in this proposal, and therefore will vote against the measure.

Councillor Robinson moved, seconded by Councillor Adamson, for adoption. Proposal No. 189, 2014 was adopted on the following roll call vote; viz:

19 YEAS: Adamson, Barth, Brown, Cain, Gooden, Hickman, Lewis, Mansfield, Mascari, McHenry, McQuillen, Miller, Pfisterer, Robinson, Sandlin, Scales, Shreve, Simpson, Talley
6 NAYS: Evans, Freeman, Gray, Holliday, Lutz, Oliver
0 NOT VOTING:
4 ABSENT: Hunter, Mahern, Moriarty Adams, Osili

Proposal No. 189, 2014 was retitled GENERAL ORDINANCE NO. 30, 2014, and reads as follows:

CITY-COUNTY GENERAL ORDINANCE NO. 30, 2014

PROPOSAL FOR A GENERAL ORDINANCE to amend the Revised Code to improve the effectiveness of massage parlor regulations.

BE IT ORDAINED BY THE CITY-COUNTY COUNCIL OF THE
CITY OF INDIANAPOLIS AND OF MARION COUNTY, INDIANA:

SECTION 1. Section 911-1 of the "Revised Code of the Consolidated City and County," regarding definitions for Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-1. Definitions.

As used in this chapter, the following terms shall have the meanings ascribed to them in this section.

Bathhouse means any building, room, place or establishment, other than a regularly licensed hospital, dispensary, hotel, rooming house or public lodging house, where members of the public are provided with baths, regardless of whether steam, vapor, water, sauna or otherwise.

Body painting model means a person who allows any part of his or her body to be painted with any paint, dye, tint, spray or other material while such person is serving as an employee or receiving other compensation by or through any body painting studio as defined herein.

Body painting studio means any shop, establishment, place of business or other operation that employs or otherwise compensates persons for serving as models for the painting of any part of the human body with any paint, dye, tint, spray or other material.

Escort means and includes a person who is employed, advertised or promoted by, associated with, or otherwise compensated by or through, an escort service for serving as an escort, host or hostess, and who is not licensed as a massage therapist or nude model.

Escort service means any shop, establishment, place of business, business association, or other operation that promotes, advertises, employs or otherwise compensates persons to serve as escorts, and that is not licensed as a massage parlor, nude modeling studio, body painting studio, or taxicab.

Massage or massage techniques means any method of treating the superficial soft parts of the body for remedial or hygienic purposes, consisting of rubbing, stroking, kneading or tapping with the hands or instruments.

Massage parlor means any building, room, place or establishment, other than:

- (1) A massage therapy school certified by the state;

- (2) A regularly licensed hospital or dispensary; ~~or~~
- ~~(3) A facility wherein each person who administers a massage is exempt from the license requirement under subsection (c) of section 911-2 of the Code;~~
- (3) A beauty culture salon licensed under IC 25-8-7; or
- (4) A massage therapy business located within a hotel licensed under Chapter 901;

where nonmedical and nonsurgical manipulative exercises are practiced upon the human body with or without the use of mechanical or bath devices, by anyone not a physician, osteopath, chiropractor, or podiatrist or physical therapist duly registered with and licensed by the ~~s~~State of Indiana.

Massage therapist means ~~a person who practices, administers or teaches all or any of the subjects or methods of treatment defined herein as~~ an individual who practices massage therapy.

Massage therapy means ~~the act of body massage, either by mechanical or electrical apparatus or otherwise, for the purpose of reducing or contouring the body by the use of oil rub, salt, hot and cold packs, cold showers and cabinet baths~~ the application of massage techniques on the human body, including:

- (1) the use of touch, pressure, percussion, kneading, movement, positioning, nonspecific stretching, stretching within the normal anatomical range of movement, and holding, with or without the use of massage devices that mimic or enhance manual measures; and
- (2) the external application of heat, cold, water, ice, stones, lubricants, abrasives, and topical preparations that are not classified as prescription drugs;

and does not include:

- (3) spinal manipulation; and
- (4) diagnosis or prescribing drugs for which a license is required.

Nude model means a person who engages in nude modeling for a nude modeling studio.

Nude modeling means the posing by a human male or female with his or her sexual and/or genital areas not covered by a fully opaque covering, while such person is an employee or receiving other compensation by or through any nude modeling studio, as defined in this section, and shall not include any activity which involves the touching of another person; however, nude modeling at or on behalf of any properly accredited institution of higher education shall not fall within this definition.

Nude modeling studio means any shop, establishment, place of business or other operation that employs or otherwise compensates persons for serving as models for purposes of nude modeling. However, any properly accredited institution of higher learning shall not fall within this definition.

Person employed means and includes a massage therapist, body painting model, escort or nude model who performs any function at an establishment required to be licensed under this chapter, either:

- (1) As an employee or independent contractor; or
- (2) Otherwise, with the knowledge and consent;

of the owner or operator of the establishment.

Sexual and/or genital area means and includes human male or female genitals, pubic area, anus or perineum, and human female vulva or breast.

SECTION 2. Section 911-2 of the "Revised Code of the Consolidated City and County," regarding licenses required to engage in certain activities, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-2. License required; exemption.

(a) It is unlawful for a person or firm to operate, conduct or maintain a massage parlor, bathhouse, escort service, body painting studio or nude modeling studio in the city without first having obtained a license therefor from the license administrator.

(b) It shall be unlawful for a person employed in the city to be paid:

~~(1) As an massage therapist, escort, body painting model, or nude model; or~~

~~(2) To perform massages;~~

unless such person first obtains a license therefor from the license administrator.

~~(c) Notwithstanding the provisions of subsection (b) of this section, a person who has:~~

~~(1) Been awarded the National Certificate for Therapy Massage and Body Work; or~~

~~(2) Graduated from an institute of professional massage therapy instruction accredited by the state in which it is located;~~

~~may engage in massage therapy in the city without first having obtained a massage parlor license or massage therapist license therefor from the license administrator.~~

SECTION 3. Section 911-3 of the "Revised Code of the Consolidated City and County," regarding applications for licenses issued under Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-3. Applications for massage parlor, bathhouse, escort service, body painting studio or nude modeling studio licenses.

(a) The application for a license to operate a massage parlor, bathhouse, escort service, body painting studio or nude modeling studio under this chapter shall be made with the license administrator on forms provided by the license administrator, and shall contain the following information:

(1) The name of the applicant, and all aliases and business names used by the licensee to conduct the business;

(2) The residence address of the applicant, and applicant's residence addresses for the past three (3) years;

(3) The business address of the applicant;

(4) The number of massage tables, showers, stalls or other such individual units in the establishment;

(5) The age, date of birth and citizenship of the applicant, in the case of individuals, and of the manager and officers in the case of a corporation;

(6) The names, addresses, ages, citizenship and designations of each person employed in or who has a financial interest in the applicant's establishment;

(7) Whether the applicant or in the case of a corporation, its managers, officers, directors or stockholders, have ever been previously engaged in operating a massage parlor, bathhouse, escort service, body painting studio or nude modeling studio;

(8) Whether any applicant, or in the case of a corporation, its managers, officers, directors or stockholders, have ever been convicted of any act of violence, moral turpitude, sex offense including but not limited to prostitution or public indecency involving the act of touching oneself or another in a sexual manner, or prior violation of this chapter;

(9) An agreement by the operator permitting inspection; and

(10) The type of license for which the applicant is applying.

(b) If there is any change in the licensed business during the term of the license such that the information

provided in the application form is no longer complete or accurate, then the licensee shall notify the license administrator in writing within thirty (30) days after such change occurs. Failure to comply with this subsection shall be a violation of the Code.

(c) In addition to the information required under subsection (b), a massage parlor licensee must provide the license administrator a copy of the Indiana massage therapist license for each person intending to perform massage therapy at the massage parlor prior to engaging in such activity.

SECTION 4. Section 911-4 of the "Revised Code of the Consolidated City and County," regarding applications for certain licenses issued under Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-4. Applications for ~~massage therapist~~, escort, body painting model, or nude model licenses.

(a) Along with the operator's application for a license, there shall be filed a verified application by each person employed in the establishment who is required by this chapter to be licensed. The application shall contain the following information regarding the person:

- (1) Name and aliases;
- (2) Age, and date of birth;
- (3) Address and former addresses for past three (3) years;
- (4) Citizenship;
- (5) Whether convicted of any public offense concerning an act of violence, moral turpitude, sex offense including but not limited to prostitution or public indecency involving the act of touching oneself or another in a sexual manner, or prior violation of this chapter; and
- (6) Nature of work performed.

(b) The Health and Hospital Corporation of Marion County may establish restrictions on the activity of persons licensed under this chapter with respect to communicable diseases. An applicant for such a license shall demonstrate to the license administrator, by certificate or otherwise, his or her compliance with such restrictions, if any, at the time of application and throughout the term of the license.

~~(c) All applicants for licenses to engage in the practice of massage therapy and who are not exempt under subsection 911-2(c) of this chapter must submit a certificate or affidavit of their respective qualifications as to schooling, training and experience, and where and how obtained.~~

SECTION 5. Section 911-5 of the "Revised Code of the Consolidated City and County," regarding applications for certain licenses issued under Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-5. Issuance or rejection of application.

(a) Before a license under this chapter is issued, the license administrator shall investigate the character of the applicant and the officers, directors and managers of the business if the applicant is a corporation. No license shall be issued if the license administrator determines that:

- (1) Any of such persons previously have been connected with any massage parlor, bathhouse, escort service, body painting studio or nude modeling studio where the license therefor has been revoked, or where any law applicable to such establishments has been violated; or
- (2) The premises sought to be licensed fail to comply in any manner with any applicable laws or ordinances.

(b) No person who has been convicted of any public offense concerning an act of violence, moral turpitude, sex offense including but not limited to prostitution or public indecency involving the act of touching oneself or another in a sexual manner, and no business who employs such a person, shall be licensed as an escort or escort service. As to any person identified in this section and notwithstanding any other provision of law, the license administrator may make inquiries regarding criminal convictions and may require criminal convictions to be disclosed or revealed during

the application process.

SECTION 6. Section 911-6 of the "Revised Code of the Consolidated City and County," regarding fees for certain licenses issued under Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-6. Fees.

(a) The annual license fee for each person who operates, conducts or maintains a massage parlor, bathhouse, escort service, body painting studio or nude modeling studio, or any combination thereof, shall be provided in section 131-501 of the code.

(b) The annual license fee for each person employed as an ~~massage therapist~~, escort, body painting model or nude model shall be provided in section 131-501 of the code.

SECTION 7. Section 911-7 of the "Revised Code of the Consolidated City and County," regarding operation of certain businesses licensed under Chapter 911 of the Revised Code, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 911-7. Operation.

(a) No massage parlor, bathhouse, escort service, body painting studio or nude modeling studio shall be operated or conducted in living quarters, and no one shall use such business premises for a place of habitation. No massage parlor, bathhouse, escort service, body painting studio or nude modeling studio shall have a separate entrance or opening to living quarters, and the entrances to such business premises must be separate from the entrances to any places of habitation.

(b) No person employed by any licensee under this chapter or allowed to be within view of any of the services rendered by a massage parlor, bathhouse, escort service, body painting studio or nude modeling studio shall be under the age of twenty-one (21) years.

(c) Each person employed in an establishment licensed under this chapter, except nude models while actually engaged in nude modeling, shall wear clean outer garments with a fully opaque covering of such person's sexual and/or genital areas.

(d) The sexual and/or genital areas of patrons of establishments required to be licensed under this chapter must be covered with towels, clothes or undergarments when in the presence of an employee, masseur, masseuse, massage therapist, escort, body painting model, nude model, or other patron.

(e) No person in any establishment licensed under this chapter, and no escort, shall place his or her hand upon, touch with any part of his or her body, fondle in any manner, or massage a sexual and/or genital area of any other person.

(f) No person employed in an establishment licensed under this chapter shall perform, offer or agree to perform, any act which shall require the touching of the patron's genitals.

(g) Every massage parlor, bathhouse, escort service, body painting studio or nude modeling studio shall be open for inspection during all business hours and at other reasonable times by police officers, health and fire inspectors, and duly authorized representatives of the city upon the showing of proper credentials by such persons.

(h) Any bathhouse, massage parlor, escort service, body painting studio or nude modeling studio, or any combination thereof, is prohibited from installing or maintaining any lock or similar device on the inside of any door of such business which cannot be operated by key or knob from the exterior of such door.

(i) Each person performing massages in a massage parlor shall possess a massage therapist license from the State of Indiana.

SECTION 8. Section 131-501 of the "Revised Code of the Consolidated City and County," regarding license fees, hereby is amended by the deletion of the language that is stricken-through, and by the addition of the language that is underscored, to read as follows:

Sec. 131-501. Schedule of license and permit fees.

The following fees are established for their respective licenses and permits issued by the city or county:

Code Section	License or Permit	Fee
441-364	Operation of certain trucks on certain streets	\$162.00
536-211	Transfer of building permit	\$48.00
536-602	Construction or placement of, or additions to, Class 2 structures for a primary Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of two hundred and seventeen dollars (\$217.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply. Square feet calculation shall include the area of an attached garage or carport and the area of a finished basement or attic, but exclude the area of an unfinished basement or attic
536-602	Accessory Class 2 structure appurtenant to a primary Class 2 structure	For accessory structures less than or equal to 200 square feet a fee of forty-two dollars (\$42.00). For accessory structures greater than 200 square feet and less than or equal to 1,000 square feet, a minimum fee of one hundred ninety-three dollars (\$193.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-602	Construction or placement of, or additions to, Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of three hundred fifty-one dollars (\$351.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-603	Remodeling, alteration, or repair of Class 2 structures; provided, however, that when remodeling, alteration, or repair of a Class 2 structure is accomplished at the same time as an addition to an existing structure, a single permit fee shall be determined according to section 536-602	For structures less than or equal to 1,000 square feet, a minimum fee of one hundred fifty-nine dollars (\$159.00); for each additional 500 square feet, an additional fee of thirty-nine dollars (\$39.00) shall apply
536-603	Remodeling, alteration, or repair of Class 1 structures	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred and fifty-seven dollars (\$257.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Installation of a plumbing system in a new Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Installation or alteration of a plumbing system in a Class 1 structure	For the first ten (10) fixtures installed, a minimum fee of one hundred eighty-two dollars (\$182.00); for each additional five (5) fixtures, an additional fee of twenty-three dollars (\$23.00) shall apply
536-604	Alteration, repair or replacement of plumbing in an existing Class 2 structure	For structures less than or equal to 1,000 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply

536-604	Initial connection or reconnection of plumbing to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$134.00
536-605	Installation of an electrical power distribution system in a new structure or in an addition to an existing structure other than a Class 2 structure	For structures less than or equal to 2,500 square feet, a minimum fee of two hundred two dollars (\$202.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Repair, alteration or remodeling of an electrical power distribution system in an existing structure, or in an addition to a Class 2 structure	For structures less than or equal to 1000 square feet, a minimum fee of one hundred sixty-nine dollars (\$169.00); for each additional 500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Installation or replacement of space heating equipment using electricity as its primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Installation or replacement of space cooling equipment using electricity as its primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred and forty-six dollars (\$146.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Installation or replacement of combined space heating and space cooling equipment using electricity as their primary source of energy	For structures or affected areas less than or equal to 10,000 square feet, a minimum fee of one hundred seventy-eight dollars (\$178.00); for each additional 2,500 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-605	Initial connection or reconnection of electrical power to a structure that has been removed from one (1) location and is being placed at another location or to a factory constructed building	\$89.00
536-605	Installation, alteration, replacement or repair of a system distributing electrical power to service equipment supplying power to manufactured home located in a manufactured home park	\$498.00
536-605	Obtaining each "electrical craft work certificate of compliance" form, as allowed in subsection 536-404(b)	\$22.00
536-606	Installation, replacement, or addition of a heating system, space heating equipment or other types of heating transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-606	Installation, addition or replacement of a cooling system, space cooling equipment, or other types of cooling transfer, or installation, replacement, alteration, or addition to duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred fifty-three dollars (\$153.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply
536-606	Installation, replacement, or addition of combined heating systems and cooling systems, combined space heating equipment and space cooling equipment, or other types of heating or cooling transfer, or installation, replacement, alteration, or addition of duct work only	For structures or affected areas less than or equal to 2,500 square feet, a minimum fee of one hundred eighty-five dollars (\$185.00); for each additional 1,000 square feet, an additional fee of twenty-three dollars (\$23.00) shall apply

536-606	Refrigeration equipment	\$156.00
536-607	Demolition or removal of primary Class 2 structures located on the same premises	\$127.00
536-607	Demolition or removal of accessory Class 2 structure	\$94.00
536-607	Demolition or removal of Class 1 structures with ground floor area of less than two thousand five hundred (2,500) square feet	\$141.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than two thousand five hundred (2,500) square feet, but less than five thousand (5,000) square feet	\$199.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than five thousand (5,000) square feet, but less than ten thousand (10,000) square feet	\$231.00
536-607	Demolition or removal of Class 1 structures with ground floor area equal to or greater than ten thousand (10,000) square feet	\$292.00
536-607	Demolition or removal of smokestacks, aboveground storage tanks, overhead hoppers, or other similar structures	\$296.00
536-608	Master permit	The sum of the applicable fees
536-609	Administrative fee	\$215.00
536-610	General service activity permit fee	\$89.00
536-612	General construction permit, where not specified by chapters 536 or 131 of this Code	\$170.00 for Class 1 structures; and \$141.00 for Class 2 structures
536-615	Amendment of a building permit that requires submittal of additional plans	\$101.00
536-616	Building permit renewal after expiration	\$56.00
536-619	Additional service fee for applying for all demolition, master, sign, structural, and infrastructure related permits	\$32.00
536-620	Plan review of a primary or accessory Class 2 structure. Review includes appropriate structural and mechanical plan review	Eighty-five dollars (\$85.00) for structures less than 1,000 square feet. For each additional 500 square feet an additional fee of twenty-one dollars (\$21.00)
536-620	Plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	Three hundred and forty-six dollar (\$346.00) initial fee; review time in excess of three (3) hours shall be billed at a rate of ninety-one dollars (\$91.00) per hour in addition to the initial fee
536-620	Accelerated plan review of Class 1 structures. Review includes appropriate structural and mechanical plan review	\$316.00 per hour
575-7	Administrative fee for abatement of environmental public nuisance	\$288.00
601-8	Operation of sanitary landfill	\$437.00
645-548	Transfer of right-of-way overhead or subsurface use permit	\$48.00
645-579	Encroachment	\$360.00

671-22	Extension, amendment, or transfer of sewer connection permit	\$56.00
671-122	Private disposal facility	\$100.00
671-159	Extension of sanitary sewer construction permit	\$56.00
671-167	Amendment of sanitary sewer construction permit	\$56.00
671-170	Transfer of sanitary sewer construction permit	\$56.00
801-310	Administrative fee—Licensing	\$215.00
807-203	Adult entertainment business	\$377.00
811-213	Alarm business	\$250.00
831-2	Amusement location	\$207.00
836-2	Kennel, pet shop, or stable	\$200.00
845-106	Ticket broker	\$57.00
875-701	New listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00 for a business entity; and \$377.00 for an individual
875-701	Renewal of a listing or license for a sole proprietor, partnership or corporation as a general contractor, or for licensing a person, sole proprietor, partnership or corporation as an electrical contractor, heating and cooling contractor or wrecking contractor	\$247.00
875-701	Registration of state licensed plumbing contractors who are sole proprietors, and individuals within a corporation who are eligible to secure permits	\$142.00
875-701	Additional names of persons eligible to secure permits for a contractor	\$63.00
881-7	Dance permit	\$209.00
881-7	Annual dance license	\$335.00
886-8	Fire extinguisher service company	\$207.00
895-1	Horse-drawn carriage	\$105.00
901-3	Hotel	\$291.00
903-102	Pedal cabs	\$70.00
909-103	Lobbyist	\$100.00
911-6	Massage parlor, bathhouse, escort service, body painting studio or nude modeling studio	\$319.00
911-6	Massage therapist, e Escort, body painting model or nude model	\$103.00
931-201	Commercial parking facility	\$207.00
936-2	Public pay telephone	\$81.00
951-104	Pawnbroker	\$320.00 for each place of business of licensee
951-302	Annual fee for flea market merchant license	\$143.00
951-404	Dealers in salvage or scrap metal	\$568.00 for each place of business of licensee

955-1	Trash hauling	\$286.00
961-204	Vendor cart in franchise zone or commercial franchise zone	\$99.00
961-209	Vendor cart transfer	\$69.00
961-303	Vendor cart franchise zone drawing	\$40.00
986-103	Special event fee—250 to 2,500 attendees	\$75.00, or \$175.00 if the special event requires fire department personnel or apparatus
986-103	Special event fee—Over 2,500 attendees	\$268.00, or \$368.00 if the special event requires fire department personnel or apparatus
986-202	Limited duration license without inspection	\$75.00
986-202	Limited duration license with inspection	\$139.00
987-102	Transient merchant	\$121.00
988-103	Tobacco specialty bar	\$215.00
995-201	Tow business	\$145.00, and \$21.00 for every five (5) tow truck operators employed or contracted by the licensee
996-25	Taxicab operator	\$59.00
996-47	Public vehicle for hire—Per vehicle	\$208.00

SECTION 9. The expressed or implied repeal or amendment by this ordinance of any other ordinance or part of any other ordinance does not affect any rights or liabilities accrued, penalties incurred, or proceedings begun prior to the effective date of this ordinance. Those rights, liabilities, and proceedings are continued, and penalties shall be imposed and enforced under the repealed or amended ordinance as if this ordinance had not been adopted.

SECTION 10. Should any provision (section, paragraph, sentence, clause, or any other portion) of this ordinance be declared by a court of competent jurisdiction to be invalid for any reason, the remaining provision or provisions shall not be affected, if and only if such remaining provisions can, without the invalid provision or provisions, be given the effect intended by the Council in adopting this ordinance. To this end the provisions of this ordinance are severable.

SECTION 11. This ordinance shall be in effect from and after its passage by the Council and compliance with Ind. Code § 36-3-4-14.

Councillors Lutz and Miller asked to explain their votes. Consent was given. Councillor Lutz said that he is not sure why this matter was heard before the Metropolitan and Economic Development Committee, and it should have instead been heard at the Rules and Public Policy Committee, and therefore, he opposes the process. Councillor Miller said that additional changes could be made to this portion of the code later to add language “notwithstanding other provisions of law” in order to make the matter clearer. He added, however, that the ban the box law recently passed does not prohibit employers for asking for a criminal background check, but simply does not allow the question to be raised on an initial interview or application to disqualify an individual even before they are able to receive a fair hearing.

ANNOUNCEMENTS AND ADJOURNMENT

The President said that the docketed agenda for this meeting of the Council having been completed, the Chair would entertain motions for adjournment.

Councillor McQuillen stated that he had been asked to offer the following motion for adjournment by:

- (1) Councillor Mascari in memory of James "Eddie" Pendry; and
- (2) Councillor Lewis in memory of Yelba Hayes; and


- (3) Councillor Moriarty Adams in memory of Judy Fahey; and
- (4) Councillor McQuillen in memory of Norma Cummings.

Councillor McQuillen moved the adjournment of this meeting of the Indianapolis City-County Council in recognition of and respect for the life and contributions of James "Eddie" Pendry, Yelba Hayes, Judy Fahey, and Norma Cummings. He respectfully asked the support of fellow Councillors. He further requested that the motion be made a part of the permanent records of this body and that a letter bearing the Council seal and the signature of the President be sent to the families advising of this action.

There being no further business, and upon motion duly made and seconded, the meeting adjourned at 8:09 p.m.

We hereby certify that the above and foregoing is a full, true and complete record of the proceedings of the regular concurrent meetings of the City-Council of Indianapolis-Marion County, Indiana, and Indianapolis Police, Fire and Solid Waste Collection Special Service District Councils on the 23rd day of June, 2014.

In Witness Whereof, we have hereunto subscribed our signatures and caused the Seal of the City of Indianapolis to be affixed.


President

ATTEST:


Clerk of the Council

(SEAL)